CR2012-138878-001 DT 03/29/2013

HON. PAMELA GATES

CLERK OF THE COURT
D. McGraw

D. McGraw Deputy

STATE OF ARIZONA JEFFREY MICHAEL PARR

v.

DENNIS EPHRAM CHAMBERS (001) ALBERT JAYNES MORRISON

DOB: 11/27/1976

APO-SENTENCE IMPRISON-CCC

APPEALS-CCC

AZ DOC

DISPOSITION CLERK-CSC

RFR

SENTENCE OF IMPRISONMENT

2:12 p.m. This is the time set for Hearing on Priors and Sentencing.

Courtroom 8C South Court Tower

State's Attorney: Jeffrey Parr
Defendant's Attorney: Albert Morrison

Defendant: Present

Court Reporter, Lisa Vitoff, is present.

A record of the proceeding is also made by audio and/or videotape.

Prior to commencement of today's proceeding, State's exhibits 1 through 3 are marked for identification.

The Court has been advised that the Defendant wishes to waive the Priors Hearing and will voluntarily admit to two prior felony convictions.

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The Court holds a discussion with the Defendant regarding his right to have his alleged prior felony convictions proven to the Court.

Based upon the Court's discussion with the Defendant,

THE COURT FINDS that the Defendant admits to having the following two prior felony convictions:

Possession of Drug Paraphernalia, a Class 6 undesignated felony, committed on March 10, 2011, and convicted on April 26, 2011, in Maricopa County Superior Court cause number CR2011-112418-001; and,

Burglary in the Third Degree, a Class 4 felony, committed on September 13, 2011, and convicted on December 13, 2011, in Maricopa County Superior Court cause number CR2011-147525-001.

THE COURT FURTHER FINDS that the Defendant's admission is made knowingly, voluntarily, and intelligently.

The Defendant's admission is accepted and entered of record.

Count(s) 1: The Defendant was found guilty after a trial by jury.

IT IS THE JUDGMENT of the Court Defendant is guilty of the following:

OFFENSE: Count 1 BURGLARY IN THE THIRD DEGREE

Class 4 Felony, with two or more prior felony convictions

A.R.S. § 13-1501, 13-1506, 13-301, 13-302, 13-303, 13-304, 13-701, 13-702, and 13-801

Date of Offense: On or about July 21, 2012

Non Dangerous - Repetitive

AS PUNISHMENT, IT IS ORDERED Defendant is sentenced to a term of imprisonment and is committed to the Arizona Department of Corrections as follows:

Count 1: 10 year(s) from March 29, 2013

Presentence Incarceration Credit: 251 day(s)

Presumptive

Sentence is concurrent with CR2011-112418-001 and CR2011-147525-001.

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Pursuant to A.R.S. § 13-703 or 13-704, the Court finds that the Defendant has been convicted of the following prior felony offenses:

Possession of Drug Paraphernalia, a class 6 Non-Dangerous felony committed on March 10, 2011, and convicted on April 26, 2011, in Maricopa County Superior Court cause number CR2011-112418-001.

Burglary in the Third Degree, a class 4 Non-Dangerous felony committed on September 13, 2011, and convicted on December 13, 2011, in Maricopa County Superior Court cause number CR2011-147525-001.

The Defendant was represented by counsel.

IT IS ORDERED the Defendant shall pay through the Clerk of the Superior Court:

ASSESSMENTS:

Count 1: PROBATION SURCHARGE: \$20.00.

The Arizona Department of Corrections shall notify the Clerk of the Court of Maricopa County of Defendant's release from custody via e-mail cforesponse@mail.maricopa.gov. The Clerk of the Court, upon said notification, shall furnish financial information for a Criminal Restitution Order for Judicial signature for any unpaid monies to date.

Community Supervision: Count 1 - Imposed pursuant to A.R.S. § 13-603(I).

IT IS FURTHER ORDERED that Defendant must submit to DNA testing for law enforcement identification purposes and pay the applicable fee for the cost of that testing in accordance with A.R.S. § 13-610.

IT IS ORDERED authorizing the Sheriff of Maricopa County to deliver the Defendant to the Arizona Department of Corrections to carry out the term of imprisonment set forth herein.

IT IS ORDERED the Clerk of the Superior Court remit to the Arizona Department of Corrections a copy of this Order or the Order of Confinement together with all presentence reports, probation violation reports, and medical and psychological reports that are not sealed in this cause relating to the Defendant.

Notice of Appeal having been presented to the Court,

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THE COURT FINDS that the Defendant is indigent. Upon receipt of Defense counsel's Motion to Withdraw, the Court will issue an order for appellate counsel to be appointed to represent the Defendant.

FILED: Notice of Appeal

There being no further need to retain the exhibits currently in the custody of the division clerk.

IT IS ORDERED that the Clerk permanently release those exhibits not offered or received in evidence to the counsel/party causing them to be marked, or to a written designee. The parties, or counsel if represented, shall have the right to re-file relevant exhibits as needed in support of any appeal. Re-filed exhibits must be accompanied by a Notice of Re-filing Exhibits and presented to the Exhibits Room of the Clerk's Office. The Court's exhibit tag must remain intact on all re-filed exhibits.

IT IS FURTHER ORDERED that counsel/party or written designee take immediate possession of all exhibits referenced above.

ISSUED: Exhibit Release Form

FILED: Exhibit Worksheet

3:02 p.m. Matter concludes.

This case is eFiling eligible: http://www.clerkofcourt.maricopa.gov/efiling/default.asp. Attorneys are encouraged to review Supreme Court Administrative Order 2011-140 to determine their mandatory participation in eFiling through AZTurboCourt.

ISSUED: Order of Confinement - Certified Copy to DOC via MCSO

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Defendant's right index fingerprint is permanently affixed to this sentencing order in open court.

/s/ HON. PAMELA GATES
JUDGE OF THE SUPERIOR COURT

(right index fingerprint)